ROTHMAN, SCHNEIDER, SOLOWAY & STERN, LLP

Attorneys at Law 100 Lafayette Street, Suite 501 New York, NY 10013 USDC SDNY
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Franklin A. Rothman Jeremy Schneider Robert A. Soloway David Stern

Rachel Perillo

Tel: (212) 571-5500 Fax: (212) 571-5507

April 26, 2023

By ECF & Email

Hon. Victor Marrero United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

Re: United States v. Sidibeh, et al,

Including MOUKHAMEDE FALL

20 Cr. 473 (VM)

Dear Judge Marrero:

I represent Moukhamede Fall, a defendant in the above-referenced matter. Mr. Fall is scheduled to be sentenced on May 12, 2023 at 1:30 p.m. I write without objection from the government, by AUSA Andrew Rohrbach, to respectfully request an adjournment of sentencing by at least sixty-days, to a date in July or August 2023, preferably on a Tuesday, Wednesday or Thursday. Pretrial Services has submitted a memorandum requesting Mr. Fall's placement in an inpatient drug treatment program, to which counsel and the government have no objection. It is our understanding that the program, whenever it begins, will be at least one month. We therefore respectfully seek to adjourn sentencing so that Mr. Fall can complete his drug treatment program before he is sentenced.

If the Court has any questions regarding this application, please do not hesitate to contact me.

Request GRANTED. The Court hereby adjourns the sentencing of Moukhamede Fall from May 12, 2023, until Friday, July 14, 2023 at 11:00 AM.

SO ORDERED.

4/27/2023

DATE

Respectfully submitted, /s/
Jeremy Schneider